UNI' FOR TH	TED STATES DISTRICT COURT E DISTRICT OF MASSACHUSE	riro	1.D
United States of America)	2004 OCT	25 P 12: 2b
vs) Docket No. 04-102	us. Dist Strint	MCT COUNT OF MASS.
Jason Matthews, Defendant)	- / / / /	or riadu,

DEFENDANT'S MOTION FOR COPY OF TRANSCRIPT

The defendant, who has been determined to be indigent, respectfully moves that his counsel be provided with a copy of the transcript of the consolidated probable cause/ detention hearing, held before the Court on July 12, 2004.

Counsel for the defendant submits that such a transcript is needed, in order to prepare for a trial or other disposition of this case.

By his Attorney,

Richard M. Welsh 80 Worcester Street No. Grafton, MA 01536

Tel: 508-839-7713 BBO #522660

Certificate of Service

This will certify that I served a copy of the within motion on the United States Attorney's Office by mailing a copy hereof, on October 21, 2004, postage prepaid, to A.U.S.A. David Tobin, United States Courthouse, 1 Courthouse Way, Suite 9200, Boston, MA 02210.

Richard M. Welsh

Attorney for the Defendant